DEFICE OF DIRECTOR OF CENTRAL INTELLIGENCE
Approved For Release 2006/11/09: CIA-RDP81M00980R001100090018-2 LEGISLATIVE COUNSEL 24 August 1978 WASHINGTON, D.C. 20505 STAT Telephone: TO: Ms. Tracey Cole Legislative Reference Division Office of Management and Budget PK FIE 28 August 1978 es in 13 Tracey: was forwarded to me for Per our phone conversation, I am sending you ut the unauthorized a copy of the letter sent to Representative Bennett for our consideration on H.R. 89. The letter was coordinated with urity Act of 1947 by the Department of Justice, but I understand from Ken Bass, in the Office of Legal Counsel at Justice, sification and declasthat they might send over a separate reply. b. 12065 has been Declassification of H.R. 89 would codify. STAT live Executive Branch lar of E.O. 11652. Office of Legislative Counsel assify sooner and h will require pro-Attachment problems we may have time to test out the OCC 78-2565/0 HR89 to embody it in a FORM 1533C

The adequacy of present statutory sanctions is of concern to me and is a matter under extensive study in the Executive Branch. This includes a review of those provisions of H.R. 89 which impose criminal sanctions for intelligence leaks.

I have been in touch, of course, with Attorney General Bell on this subject matter, and we would be happy to keep you advised.

Yours sincerely,

STANSFIELD TURNER

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Honorable Charles E. Bennett House of Representatives Washington, D.C. 20515

Dear Mr. Bennett:

Your letter of 19 July 1978 to the President was forwarded to me for comments. In the letter you expressed concern about the unauthorized disclosures of classified information and offered for our consideration H.R. 89, a bill which would amend the National Security Act of 1947 by establishing procedures and standards for the classification and declassification of sensitive information and material.

Since I last wrote to you in January 1978, E.O. 12065 has been issued to replace E.O. 11652, "Classification and Declassification of National Security Information and Material" which H.R. 89 would codify. The new Executive Order is the result of an extensive Executive Branch review of the classification system and in particular of E.O. 11652. The thrust of E.O. 12065 is to classify less, declassify sooner and to provide better protection for the material which will require protection. I believe that it will meet many of the problems we may have with classification abuses. However, we need more time to test out the new Executive Order before we come to the decision to embody it in a statute.

The adequacy of present statutory sanctions is of concern to me and is a matter under extensive study in the Executive Branch. This includes a review of those provisions of H.R. 89 which impose criminal sanctions for intelligence leaks.

I have been in touch, of course, with Attorney General Bell on this subject matter, and we would be happy to keep you advised.

Yours sincerely,

STANSFIELD TURNER